

# LMCS

Document	Indicator	Pages
Slip	\	
Endorsements	\	
Lloyds Wording	\	
ILU Wording		
CCP		
Cover Note		
Certificate		
Broker Listing		
Work-up Papers	\	
Other		



91149

PID 91149

**Policy Details:**

Assured		EXXON CORPORATION
	Code	EXX
Policy No		80BH1804
Period		
	From:	01-JAN-80
	To:	01-JAN-81
Broker		C.T. BOWRING & CO., LTD.
	Code	509
Limits:		25,000,000
Excess:		35,000,000

COMMENTS

DATE 16-DEC-97

LDN 310,584 EXXON 03797

CORNELL-2009-104(e)-003905

SIGNED  
LINE  
%

29

18% *[Signature]* AGO  
\$918  
4024427392221

40

0.50% *[Signature]* KBT  
\$109  
014

40

50% *[Signature]* RRS \$604  
812  
-Decker Aug 24/12

119

1.50% *[Signature]* D. W. GRAVES DWG  
\$471  
AX4487 FIRC1180  
30% *[Signature]* F. J. AUSTIN FJA  
\$722  
AX4487

23

SIGNED  
LINE  
%

99

H. DUMAS PMP  
\$263

1.25% *[Signature]*  
915117610007

23

0.30% *[Signature]* PDA  
\$506  
16521066011  
11b.

*[Signature]* fac. 22.35%

To Sign: 17.671

10.

80BH 1804 CTB  
CNA-R6

Reg. No. 79BH 1819 CIN HA 026819

Minimum Breakdown:

1980: CIN HA026880

to 25MM x 35MM

NIM SLIP

A/C EXXON CORPORATION

15657

Client: M & M. N.Y.

C/N Sent.

Cable/Letter 5.11.79 DH

FOR L.P.S.O. USE

1156 2388

FOR I.L.U. USE

FOR P.S.A.C. USE

50.  
CTB

POLICY NO.		REF. NO.	
REGISTRATION		V.A.T.	T.O.C. TRIBUNAL
DOT CODE	REGISTRATION CATEGORY	YEAR	MONTH
ASSURED/ACCOUNT		ADJUST. SCHEME	
		YES	NO
COUNTRY OF ORIGIN		MARINE	NON-MARINE AVIATION
OVERSEAS BROKERS			
CURRENCY	SIGNED LINE	GROSS PREMIUM	
TOTAL			
LLOYDS			
ILU			
S.S.A.C.			
OTHER COMPANIES			

Subject: wherein the to terms of the C.E.S.A., 1960. Consensus have agree that authorisation items in respect of this policy shall not be required, it being understood that clearing instructions for all orders will be sent to Comptroller together with a form for return (if necessary) within 7 days of receipt, regularly showing any objection as regards administrative details, any amended reference to be omitted.

**Learning Objectives**

Percent time with different types of rain forest forest structure

		BUREAU SCHEME NO.	BROKERS COVER NO.
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**BROAD FORM LIABILITIES.**

**3dAT**

**BROAD FORM LIABILITIES INSURANCE - Wording as expiring or as agreed by  
Leading Underwriter.**

**FORM:**

**Liability (including aircraft liability; Workmens Compensation/Employers' Liability).**

Seepage and Pollution and Joint Venture Clauses as expiring or as agreed by Leading Underwriter.

EXXON CORPORATION AND IT'S AFFILIATED COMPANIES AS THEY ARE NOW OR MAY BE HEREFTER CONSTITUTED AS UNDERLYING. /s/ *Eric S. Lipton* *Eric S. Lipton*

**ASSURED:**

12 months at 1st January, 1980.

**PERIOD:**

### INTEREST:

\$25,000,000 each and every occurrence, excess of \$25,000,000 each and every occurrence (except where special step-down agreements are made).

**SUM INSURED:**

**Worldwide.**

**SITUATION:**

330 Days Cancellation Clause 4% Tax Clause (if applicable) Service of Suit Clause (U.S.A.) All wording amendments t.b.a. I/U/ Excluding liability Arising out of Watercraft as defined (as underlying).

**CONDITIONS:**

**Including Contractual Liability under OPOL (wording as underlying)**

\$ 375,000

**PREMIUM:**

Less ~~20%~~ and 4% Federal Excise Tax (if applicable).

**BROKERAGE:**

Agree, if required issue as Reinsurance various Underwriters at net equivalent (as expiring) or issue policy as R/I Ancon where required.

**INFORMATION:**

In respect of operations of Imperial Oil Company of Canada and/or other Companies ~~affiliated~~ agreed issue as N/I American Home or Company b.b.a. L/b. Agree, if required issue separate policies for individual affiliates subject overall limit of liability clauses and Claims Control Clause.

WRITTEN LINES	% PART	ORDER OF WHOLE	ORDER	CLOSED FOR
			44%	17.6.19.044

L/11 Agreement (H.A.3)  
 Used to set contract number of required  
 Working schedule, time of delivery, delivery  
 place and proposal forms to be request by Leading  
 Underwriter only.  
 (Compulsory version apply to contract)

P.T. (H.A.3)  
 (Not applicable)

by for 350,000  
at Release

SIGNED  
LINE  
%

3-95

5/10 *[Signature]* F.R.W.  
190  
4543 H 0 246 0 FD

1-19

14/1/80 E *[Signature]* SAM  
727  
S.A. MEACOCK  
11/2/ *[Signature]* 9 6 8 7 8

1-98

*[Signature]* ENARE  
2/1/ *[Signature]* 0350022  
676  
C4009 PSAC NCAD  
All terms and amendments  
to be agreed

1-58

79 *[Signature]* JANSON  
BOLTON *[Signature]* PJB  
653  
707  
JANSON  
BOLTON *[Signature]* PJB  
231  
707  
13.1.71

360-325 at Rel

SIGNED  
LINE  
%

79

1/9 *[Signature]* RAE.  
219  
292P  
*[Signature]*

1-58

*[Signature]* Stronghold  
2/1/ *[Signature]* 2011683  
S0404 PSAC

1-58

2/1/ *[Signature]* NORTH ATLANTIC TRADING  
COMPANY LIMITED.  
REF: 411399  
ALL TERMS AND AMENDMENTS TO BE AGREED

79

1/1 *[Signature]* CJW  
553  
ABTH XX4577

**C.T. BOWRING & CO.  
(INSURANCE) LTD.**

**509  
CTB**

ATTACHING TO POLICY NO.		ENDORSEMENT REF.		CURRENCY INSURED	GROSS PREMIUM		INITIAL
					IN ALL	MARINE WAR	
REGISTRATION				TOTAL			
V.A.T.		T.O.C. TRIBUNAL		LLOYDS			
SERIAL	REGISTRATION CATEGORY	YEAR	MONTH	I.L.U.			
ASSURED/ACCOUNT		LEADING U/V		P.S.A.C.			
EXXON				OTHER COMPANIES			

It is noted and agreed that with effect from Inception, AVIATION SERVICES SAUDI ARABIA LTD., a Joint Venture known as EXXON ASSA, is included as additional named assured with 100% coverage available hereon.

Information:

EXXON/AVIATION SERVICES SAUDI ARABIA have formed a Joint Venture (40% Esso Middle Marketing Inc/60% Saudi Interest) with Exxon totally responsible for insurance. Esso is technical partner and fully in charge of all operations. No other insurance.  
Refer telex 4/6/81 & 9/6/81.

L.P.S.O. NUMBER AND DATE STAMP I.L.U. NUMBER AND DATE STAMP P.S.A.C. NUMBER AND DATE STAMP

LDN 310,584 EXXON 03801

**C. T. BOWRING & CO.  
(INSURANCE) LTD.**

**509  
CTB**

ATTACHING TO POLICY NO.		ENDORSEMENT REF.		CURRENCY INSURED	GROSS PREMIUM		INITIAL
					IN ALL	MARINE WAR	25 x 35
REGISTRATION		V.A.T.	T.O.C. TRIBUNAL	TOTAL			SYNDICATE
SERIAL	REGISTRATION CATEGORY	YEAR	MONTH	LLOYDS			
ASSURED/ACCOUNT		LEADING U/W/R.		I.L.U.			
EXXON				P.S.A.C.			
				OTHER COMPANIES			

**INFORMATION**  
(WFF 1st January, 1979)

It is noted that the Assured's wholly owned affiliates Carter Oil Co., and Exxon Research and Engineering Company (E.R. & E.) are involved in a project known as ECLP.

E.R. & E. is the prime contractor, and they manage overall project execution, provide technical and cost stewardship, perform research and engineering, and direct pilot plant program;

Carter manage construction and are responsible for operation and maintenance of pilot plant.

An umbrella policy for \$40,000,000 has been arranged covering Carter Oil its partners and E.R. & E. (not a partner as such).

Underwriters hereon note the existence of such other Insurance (which inures to the benefit of Underwriters hereon in accordance with the "other insurance" clause Article V herein), and agree that coverage hereon applies to Carter Oil and E.R. & E. subject however to the terms limitation and conditions hereof.

L. F. S. O. NUMBER AND DATE STAMP

I. L. U. NUMBER AND DATE STAMP

**C. I. BOWRING & CO.  
(INSURANCE) LTD.**

**509  
CTB**

ATTACHING TO POLICY NO.		ENDORSEMENT REF.		LUNKENY INSURED		GROSS PREMIUM		INITIAL	
						IN ALL		MARINE WAR	
REGISTRATION		V.A.T. T.O.C. TRIBUNAL		TOTAL				SYND. / OPT.	
SERIAL	REGISTRATION CATEGORY	YEAR	MONTH	LLOYDS				RSC022	
ASSURED/ACCOUNT		LEADING U.W.R.		I.L.U.				CIN 11230	
EXXON CORP.				P.S.A.C.				RSC	
				OTHER COMPANIES				RSC	

It is hereby noted and agreed that effective 1st January, 1980 an Exxon Corp. Affiliate, Exxon Exploradora Y. Productora Argentina Inc. is engaged in a Joint Venture involving exploration activities offshore Argentina.

It is further noted and agreed that for the purposes of this operation the Joint Venture Clause hereon is waived with 100% coverage provided hereon.

**INFORMATION:**

Argentina Partnership as follows:-

- Esso Exploradora 90.00%
- Astra Compania Argentina de Petroleo 3.50%
- Compania Naviera Perez Compania Sacfimfa 3.50%
- Capipsa 3.00%

Please see telex 2BK075 for further information.

L.P.S.O. NUMBER AND DATE STAMP I.L.U. NUMBER AND DATE STAMP

LDN 310,584 EXXON 03804

(INSURANCE) LTD.				BUY CTB		GROSS PREMIUM		INITIAL	
ATTACHING TO POLICY NO.		ENDORSEMENT REF.		INSURED		IN ALL		MARINE WAR	
REGISTRATION		V.A.T. T.O.C. TRIBUNAL		TOTAL					
SERIAL	REGISTRATION CATEGORY	YEAR	MONTH	LLOYDS					
ASSURED/ACCOUNT		LEADING W/WR.		I.L.U.					
EXXON				P.S.A.C.					
				OTHER COMPANIES					

  

It is noted and agreed that RELIANCE ELECTRIC is not included effective inception but will be included with effective date to be agreed Leading Underwriter.

FOR A.Y. 1987, 1988

In consideration of the foregoing:-

- 1) Premium hereon at inception amended to \$ 360,000.
- 2) Effective date of inclusion of RELIANCE ELECTRIC Annual Premium hereon pro rata of \$ 15,000.

  

L.P.S.O. NUMBER AND DATE STAMP	I.L.U. NUMBER AND DATE STAMP
--------------------------------	------------------------------

410

80381804

EXXON CORPORATION ET AL

\$25,000,000 excess \$35,000,000 Long - Step down wording

In consideration of premium of \$ included it is understood and agreed that in the event of an occurrence occurring which involves both:-

1. (a) the Assured's onshore property (as more fully defined and as covered under Policy No. to be advised)

OR

- (b) the Assured's offshore property (as more fully defined and as covered under Policy No. to be advised)

AND

2. This Policy, as more fully defined and covered hereunder, then the deductible under this policy shall be reduced by the dollar amount by which the amount of loss applicable to Onshore or Offshore Property exceeds \$ 15,000,000 but in no event shall the deductible under this policy be less than \$ 30,000,000

Nothing contained herein shall operate to increase the underwriters limit of liability as set forth in the policy to which this endorsement is attached.

SEEPAGE POLLUTION AND CONTAMINATION COVERAGE ENDORSEMENT

Coverage

Notwithstanding anything contained in Article I, of this Policy, and in consideration of premium \$ included, Insurers agree to indemnify the Insured or pay on behalf of the Insured:

- (a) All sums which the Insured shall be legally liable to pay as damages for personal injury (fatal or non-fatal) and/or loss of, damage to or loss of use of property caused by or alleged to have been caused directly or indirectly by seepage, pollution or contamination arising out of the operations of the Insured;
- (b) The cost of removing, containing, neutralizing or cleaning up seeping, polluting, or contaminating substances emanating from the operations of the Insured; but not to cover repairing, replacing, redesigning or modifying the offending facility.

Provided always that such seepage, pollution or contamination is caused by or arises out of a loss occurrence during the Policy Period.

Additional Exclusions Applicable to this Endorsement only.

- (1) ~~(a) Fines, penalties, and punitive or exemplary damages;~~  
(b) Punitive and/or exemplary damages when deemed uninsurable.
- (2) Damage to or loss of use of property belonging to the Insured or in the Insured's care, custody or control;
- (3) Claims resulting directly or indirectly from any seepage, pollution or contamination if such seepage, pollution or contamination (1) results directly from any knowing violation of any governmental statute, regulation, ordinance or law applicable thereto, (2) is intended or expected from the standpoint of the Insured or any other person or organization acting for or on behalf of the Insured;
- (4) Claims arising from the operations of Croole Petroleum Inc. as respects operations on, over or under water.

Additional Assureds

This insurance shall also indemnify in respect of contractors and/or sub-contractors of the Insured and/or any parties whom the Insured has agreed to hold harmless in respect of liabilities and costs set out in (a) and (b) of Clause 1 (Coverage) of this Endorsement pursuant to operating agreements with such parties.

The limit of Insurers liability and deductible under this extension of coverage shall be the same as the limit of liability and deductible provided for in the Policy to which this endorsement attaches; it being understood and agreed that in the event of a loss involving the coverage under this endorsement and that provided under the basic policy form the limit of liability and deductible contained in the basic policy form shall apply to the overall loss.

~~All other terms and conditions of this Policy remaining unchanged.~~

"OPOL"

It is understood and agreed that Insurers hereon will indemnify or pay on behalf of the Insured any sum or sums that the Insured may be required to pay following the provisions of the Offshore Pollution Liability Agreement, as amended May 22, 1976, and renewals thereof, but coverage hereon subject to United Kingdom jurisdiction.

However, Insurers hereon shall not be liable for:

1. Fines and penalties, which shall be deemed to include but not restricted to punitive or exemplary damages imposed under the laws of any State;
2. Any dues, assessments and other sums properly payable to "The Offshore Pollution Liability Association Limited";
3. Any payment to "The Offshore Pollution Liability Association Limited" for any share of any amount falling due from the Association under the guarantee provided in the Offshore Pollution Liability Agreement;
4. Any changes or alterations to the Offshore Pollution Liability Agreement (as amended May 22, 1976) unless submitted to and approved by Insurers.
5. Incidents occurring outside the policy period hereof as defined in "OPOL" agreement.

Notwithstanding the foregoing this Endorsement shall only pay in excess of the Underlying Limit stated in the Policy and shall not operate to increase Insurers' total limit of liability in respect of any one occurrence.

CLAIMS CONTROL CLAUSE

Where this policy acts as a reinsurance, the following clause shall apply:-

Notwithstanding anything herein contained to the contrary, it is a condition precedent to any liability under this policy that:-

- (a) the Reassured shall, upon knowledge of any loss or losses which may give rise to a claim under this policy, promptly advise these Underwriters thereof.
- (b) the Reassured shall furnish the Underwriters with all information available respecting such loss or losses, and the Underwriters shall have the right to appoint adjusters, assessors and/or surveyors and to control all negotiations, adjustments and settlements in connection with such loss or losses.

LDN 310,584 EXXON 03807

CORNELL-2009-104(e)-003916

WATERCRAFT EXCLUSION

- (G) Claims made against the Insured arising out of the operation maintenance or use of any watercraft over 50 feet in length owned or leased or chartered by the Insured, while away from premises owned, rented or controlled by the Insured except liability of the Named Insured for watercraft not owned by them, but this exception does not apply to leased or chartered watercraft; it being understood and agreed that this exclusion shall not apply to the liability of the Named Insured for personal injury to their employees, unless such liability is already excluded under Exclusion (a) above.

For the purpose of this policy the following shall not be deemed to be watercraft except whilst in transit:-

As installation of any kind, fixed or mobile which is used for the purpose of exploring for, producing, treating, storing, or transporting oil or gas from the seabed or its subsoil, excluding any tank vessel not being used for storage of oil or gas commencing at the loading manifold thereof and excluding absolutely any self propelled tank or Supply Vessel.



# Lloyd's Policy COPY

Whereas the Assured named in the Schedule herein has paid the premium specified in the Schedule to the Underwriting Members of Lloyd's who have hereunto subscribed their Names (hereinafter called 'the Underwriters'),

Now We the Underwriters hereby agree to insure against loss, damage or liability to the extent and in the manner hereinafter provided.

If the Assured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this Policy shall become void and all claim hereunder shall be forfeited.

Now know Ye that We the Underwriters, Members of the Syndicates whose definitive numbers in the after-mentioned List of Underwriting Members of Lloyd's are set out in the attached Table, hereby bind ourselves each for his own part and not one for another, our Heirs, Executors and Administrators and in respect of his due proportion only, to pay or make good to the Assured or to the Assured's Executors or Administrators or to indemnify him or them against all such loss, damage or liability as herein provided, after such loss, damage or liability is proved and the due proportion for which each of Us, the Underwriters, is liable shall be ascertained by reference to his share, as shown in the said List, of the Amount, Percentage or Proportion of the total sum insured hereunder which is in the Table set opposite the definitive number of the Syndicate of which such Underwriter is a Member AND FURTHER THAT the List of Underwriting Members of Lloyd's referred to above shows their respective Syndicates and Shares therein, is deemed to be incorporated in and to form part of this Policy, bears the number specified in the attached Table and is available for inspection at Lloyd's Policy Signing Office by the Assured or his or their representatives and a true copy of the material parts of the said List certified by the General Manager of Lloyd's Policy Signing Office will be furnished to the Assured on application.

In Witness whereof the General Manager of Lloyd's Policy Signing Office has subscribed his Name on behalf of each of Us.

*L. G. G. G.*

LLOYD'S POLICY SIGNING OFFICE,  
General Manager

EMBOSSMENT BY  
LLOYD'S  
POLICY SIGNING  
OFFICE  
EMBOSSMENT  
APPEARS HERE  
ON ORIGINAL  
DOCUMENT

J(A) NMA 2002 (11.4.74)  
Form approved by Lloyd's Underwriters' Non-Marine Association.  
Printed by The Carlton Berry Co. Ltd.

LDN 310,584 EXXON 03809

U.S.A.

**NUCLEAR INCIDENT EXCLUSION CLAUSE—LIABILITY—DIRECT (BROAD)**

*(Approved by Lloyd's Underwriters' Non-Marine Association)*

For attachment to insurances of the following classifications in the U.S.A., its Territories and Possessions, Puerto Rico and the Canal Zone:—

Owners, Landlords and Tenants Liability, Contractual Liability, Elevator Liability, Owners or Contractors (including railroad) Protective Liability, Manufacturers and Contractors Liability, Product Liability, Professional and Malpractice Liability, Storekeepers Liability, Garage Liability, Automobile Liability (including Massachusetts Motor Vehicle or Garage Liability).

not being insurances of the classifications to which the Nuclear Incident Exclusion Clause—Liability—Direct (Limited) applies.

This policy\*

does not apply:—

U.S.A.

**RADIOACTIVE CONTAMINATION EXCLUSION CLAUSE—LIABILITY—DIRECT**

*(Approved by Lloyd's Underwriters' Non-Marine Association)*

For attachment (in addition to the appropriate Nuclear Incident Exclusion Clause—Liability—Direct) to liability insurances affording worldwide coverage.

In relation to liability arising outside the U.S.A., its Territories or Possessions, Puerto Rico or the Canal Zone, this Policy does not cover any liability of whatsoever nature directly or indirectly caused by or contributed to by or arising from ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.

13/2/64  
N.M.A. 1477

(c) the injury, sickness, disease, death or destruction arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (c) applies only to injury to or destruction of property at such nuclear facility.

IV. As used in this endorsement:  
"hazardous properties" include radioactive, toxic or explosive properties; "nuclear material" means source material, special nuclear material or byproduct material; "source material", "special nuclear material", and "byproduct material" have the meanings given them in the Atomic Energy Act 1954 or in any law amendatory thereof; "spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor; "waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof; "nuclear facility" means

- (a) any nuclear reactor,
- (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
- (c) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
- (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste.

and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations; "nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material.

With respect to injury to or destruction of property, the word "injury" or "destruction" includes all forms of radioactive contamination of property.

It is understood and agreed that, except as specifically provided in the foregoing to the contrary, this clause is subject to the terms, exclusions, conditions and limitations of the Policy to which it is attached.

\*NOTE:—As respects policies which afford liability coverages and other forms of coverage in addition, the words underlined should be amended to designate the liability coverage to which this clause is to apply.

17/3/60  
N.M.A. 1256

LDN 310,584 EXXON 03810

CORNELL-2009-104(e)-003919

U.S.A.

**NUCLEAR INCIDENT EXCLUSION CLAUSE—LIABILITY—DIRECT (BROAD)**  
(Approved by Lloyd's Underwriters' Non-Marine Association)

For attachment to insurances of the following classifications in the U.S.A., its Territories and Possessions, Puerto Rico and the Canal Zone:—

Owners, Landlords and Tenants Liability, Contractual Liability, Elevator Liability, Owners or Contractors (including railroad) Protective Liability, Manufacturers and Contractors Liability, Product Liability, Professional and Malpractice Liability, Storekeepers Liability, Garage Liability, Automobile Liability (including Massachusetts Motor Vehicle or Garage Liability).

not being insurances of the classifications to which the Nuclear Incident Exclusion Clause—Liability—Direct (Limited) applies.

This policy\*

does not apply:—

- I. Under any Liability Coverage, to injury, sickness, disease, death or destruction
  - (a) with respect to which an insured under the policy is also an insured under a nuclear energy liability policy issued by Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an insured under any such policy but for its termination upon exhaustion of its limit of liability; or
  - (b) resulting from the hazardous properties of nuclear material and with respect to which (1) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (2) the insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America, or any agency thereof, under any agreement entered into by the United States of America, or any agency thereof, with any person or organization.
- II. Under any Medical Payments Coverage, or under any Supplementary Payments Provision relating to immediate medical or surgical relief, to expenses incurred with respect to bodily injury, sickness, disease or death resulting from the hazardous properties of nuclear material and arising out of the operation of a nuclear facility by any person or organization.
- III. Under any Liability Coverage, to injury, sickness, disease, death or destruction resulting from the hazardous properties of nuclear material, if
  - (a) the nuclear material (1) is at any nuclear facility owned by, or operated by or on behalf of, an insured or (2) has been discharged or dispersed therefrom;
  - (b) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by or on behalf of an insured; or
  - (c) the injury, sickness, disease, death or destruction arises out of the furnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (c) applies only to injury to or destruction of property at such nuclear facility.
- IV. As used in this endorsement:  
"hazardous properties" include radioactive, toxic or explosive properties; "nuclear material" means source material, special nuclear material or byproduct material; "source material", "special nuclear material", and "byproduct material" have the meanings given them in the Atomic Energy Act 1954 or in any law amendatory thereof; "spent fuel" means any fuel element or fuel component, solid or liquid, which has been used or exposed to radiation in a nuclear reactor; "waste" means any waste material (1) containing byproduct material and (2) resulting from the operation by any person or organization of any nuclear facility included within the definition of nuclear facility under paragraph (a) or (b) thereof; "nuclear facility" means
  - (a) any nuclear reactor,
  - (b) any equipment or device designed or used for (1) separating the isotopes of uranium or plutonium, (2) processing or utilizing spent fuel, or (3) handling, processing or packaging waste,
  - (c) any equipment or device used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235,
  - (d) any structure, basin, excavation, premises or place prepared or used for the storage or disposal of waste,and includes the site on which any of the foregoing is located, all operations conducted on such site and all premises used for such operations; "nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material. With respect to injury to or destruction of property, the word "injury" or "destruction" includes all forms of radioactive contamination of property.

It is understood and agreed that, except as specifically provided in the foregoing to the contrary, this clause is subject to the terms, exclusions, conditions and limitations of the Policy to which it is attached.

\*NOTE:—As respects policies which afford liability coverages and other forms of coverage in addition, the words underlined should be amended to designate the liability coverage to which this clause is to apply.

17/3/60  
N.M.A. 1256

LDN 310,584 EXXON 03811

The Assured is requested to read this Policy and, if it is incorrect, return it immediately for alteration.

In all communications the Policy Number appearing in line one of the Schedule should be quoted.

In the event of any occurrence likely to result in a claim under this Policy, immediate notice should be given to:

Assured/  
Reassured: For account of EXXON CORPORATION and its Affiliated Companies et al.  
and/or as Reinsurance of ANCON INSURANCE COMPANY and Affiliated  
Companies et al.

Conveyances: -

Period: 12 cal mós @ 00.00 hours 1st January, 1980 Greenwich Mean Time.

Interest: BROAD FORM LIABILITIES insurance (including Aircraft Liability,  
Workmens/Employers Liability, Seepage and Pollution) and as per form.

Sum Insured: 100% Limit of Liability U.S.\$25,000,000 each and every occurrence  
excess of U.S.\$35,000,000 each and every occurrence (except where  
special "Step-Down" Agreement applies as per wording.

Trading: -

Conditions: As per form of Underlying Policy or Policies in so far as applicable  
to the special terms of this insurance.

Premium: 100% Premium = U.S.\$360,000.00

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## Schedule

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Policy or Certificate No. 80BH1804

Contract No. (if any) HAO26880

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The name and address of the Assured EXXON CORPORATION et al.

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The risk and sum insured hereunder 12.5% part of 100% of limits stated herein

as attached

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The Premium U.S.\$45,108.00 part of U.S.\$360,000.00

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The period of Insurance from as attached to as attached  
both days inclusive, and for such further period or periods as may be mutually agreed upon

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Dated in London the 21st December 1982

---

J or J(A) (Schedule) NMA 2003 for attachment to NMA 2001, NMA 2002, NMA 2004 or NMA 2005 LDN 310,584 EXXON 03813

It is understood and agreed that the percentage signed by each Underwriting  
Syndicate is its proportion of 100% of limits stated herein

Definitive Numbers of Syndicates and Amount, Percentage or Proportion of the Total Sum Insured  
hereunder shared between the Members of those Syndicates.

FOR LPSO USE ONLY	BROKER	LPSO NO. & DATE
CPD33R 0505 1981	509	63616 3   6   80

AMOUNT, PERCENTAGE OR PROPORTION	SYNDICATE	UNDERWRITER'S REF.	PAGE
PERCENT			1
3.95	190	4543HL2460FD	
1.19	727	9N687B	
0.79	219	292P	
0.79	553	ABTHXX4577	
0.79	918	L02HX27D9221	
0.40	109	06	
0.40	604	812	
1.19	471	AXL487FRC180	
0.23	722	AXX487	
0.99	263	DXFX176X0007	
0.23	506	T65210660	
0.79	653	707	
0.79	231	707	



THE LIST OF UNDERWRITING MEMBERS  
OF LLOYDS IS NUMBERED 1980/ 6

TOTAL LINE	NO. OF SYND.	FOR LPSO USE ONLY
12.53	13	5J 6166

# Lloyd's Policy

Code 4 USB

SC

R/N HAO26880

a/c. EXXON CORPN.et al.

12 mos. @ 1/1/80

「 「  
「 」**J(A)**

Lloyd's, London

LDN 310,584 EXXON 03815

GTS

21-Jan-1988 03:43 PM

MKT\_0201 - POLICY/MARKET LISTING (Direct)

Page 448

Assured : EXX EXXON CORPORATION  
Policy Number : 808H1804 Period : 01-JAN-80 To 01-JAN-81

Policy Layer : 6  
Broker : 509 - C.T. BOWRING & CO., LTD.  
Coinsurance : .000000%  
Asbestos Costs : Pollution Costs : Aggregate Extension :  
Primary : 0  
Comment :  
Currency : USD - US DOLLARS  
Policy Type : ZZZ - Unknown

Named Assured	Inception Date	Expiry Date
EXXON CORPORATION	01-JAN-80	01-JAN-81

## Policy Limits

Type	Class	Qual	Value	Excess	Comments	Assured	OAD	CS
CSL	NP	OCC	25000000	0	35,000,000	EXXON CORPORATION	0	C

LDN 310,584 EXXON 03816

CORNELL-2009-104(e)-003925

Assured : EXX EXXON CORPORATION  
Policy Number : 808H1804 Period : 01-JAN-80 To 01-JAN-81

Placement Information

Slip No : 1

Involvement : 100.00000%

LPSO No : 63616 Date : 03-JUN-80 Year : 1980  
ILU No : Date : Year :  
LIRMA No : 8008060002101 Date : 06-JUN-80 Year : 1980  
LUNCO : LUCRO :  
LACC : LCO :  
Lead Syndicate : 190 Slip Leader : 190  
Lead Company :  
Aviation Code : Non-Marine Code : A Marine Code : Risk Code :

Market Lines

Bureau	Insurer	Name	Line	Underwriter Reference	Status
L	190	SYNDICATE 190	3.850000	4543HL2480FD	S
L	727	SYNDICATE 727	1.190000	9N8878	S
L	219	SYNDICATE 219	.780000	292P	S
L	553	SYNDICATE 553	.780000	ABTHXX4577	S
L	918	SYNDICATE 918	.780000	L02HX27D9221	S
L	109	SYNDICATE 109	.400000	06	S
L	604	SYNDICATE 604	.400000	812	S
L	471	SYNDICATE 471	1.190000	AXL487FRC180	S
L	722	SYNDICATE 722	.230000	AXX487	S
L	283	SYNDICATE 283	.990000	0XFX17BX0007	S
L	506	SYNDICATE 506	.230000	T65210660	S
L	653	SYNDICATE 653	.790000	707	S
L	231	SYNDICATE 231	.790000	707	S
P	04009	CNA RE	1.980000	0350022	S
P	STRHLD	STRONGHOLD	1.580000	221683	S
O	NAIC	NORTH ATLANTIC INS. CO	1.580000	411399	X

Total : 17.670000 % taken by 16 lines.

LDN 310,584 EXXON 03817

LDN 310,584 EXXON 03818

CORNELL-2009-104(e)-003927

# PSAC POLICY



**IN CONSIDERATION** of the Insured named in the Schedule hereto having paid the premium stated in the said Schedule to the Insurers named herein who have heretofore subscribed their Names ("the Insurers")

**THE INSURERS HEREBY SEVERALLY AGREE** each for the proportion set against its own name to indemnify the Insured or the Insured's Executors and Administrators against loss, damage or liability to the extent and in the manner set forth herein. Provided that the aggregate liability of the Insurers shall not exceed the Sum Insured or other limits as are set forth in the Schedule.

If the Insured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this Policy shall become void and all claim hereunder shall be forfeited.

**IN WITNESS WHEREOF** the Policy Signing Manager of **THE POLICY SIGNING & ACCOUNTING CENTRE LIMITED ("PSAC")** has subscribed his name on behalf of each of the PSAC Companies and (where the Companies Collective Signing Agreement ("CCSA") is being implemented) on behalf of the Leading CCSA Company which is a PSAC member and authorised to sign this Policy (either itself or by delegation to PSAC) on behalf of all the other CCSA Companies.

Signed: R. E. Sanders .  
Policy Signing Manager

Policy Department  
Seal

Date as in the Schedule.

PSAC POL 1 REVISED 9/78

LDN 310,584 EXXON 03819



# PSAC POLICY



**IN CONSIDERATION** of the Insured named in the Schedule hereto having paid the premium stated in the said Schedule to the Insurers named herein who have hereunto subscribed their Names ("the Insurers")

**THE INSURERS HEREBY SEVERALLY AGREE** each for the proportion set against its own name to indemnify the Insured or the Insured's Executors and Administrators against loss, damage or liability to the extent and in the manner set forth herein. Provided that the aggregate liability of the Insurers shall not exceed the Sum Insured or other limits as are set forth in the Schedule.

If the Insured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this Policy shall become void and all claim hereunder shall be forfeited.

**IN WITNESS WHEREOF** the Policy Signing Manager of **THE POLICY SIGNING & ACCOUNTING CENTRE LIMITED ("PSAC")** has subscribed his name on behalf of each of the PSAC Companies and (where the Companies Collective Signing Agreement ("CCSA") is being implemented) on behalf of the Leading CCSA Company which is a PSAC member and authorised to sign this Policy (either itself or by delegation to PSAC) on behalf of all the other CCSA Companies.

Signed: R. E. Sanders.  
Policy Signing Manager

Policy Department  
Seal

Date as in the Schedule.

Date 21st December 1982

Policy No. 80EH1804

## THE SCHEDULE

The Insured EXXON CORPORATION et al.

Premium U.S.\$12,816.00 part of U.S.\$360,000.00

Sum Insured

as attached

### The Interest Insured

Assured/  
Reassured:

For account of EXXON CORPORATION and its Affiliated Companies et al.  
and/or as Reinsurance of ANCON INSURANCE COMPANY and Affiliated  
Companies et al.

P8AG  
DB

Conveyances:

-

Period:

12 cal mos @ 00.00 hours 1st January, 1980 Greenwich Mean Time.

Interest:

BROAD FORM LIABILITIES insurance (including Aircraft Liability,  
Workmens/Employers Liability, Seepage and Pollution) and as per form.

Sum Insured:

100% Limit of Liability U.S.\$25,000,000 each and every occurrence  
excess of U.S.\$35,000,000 each and every occurrence (except where  
special "Step-Down" Agreement applies as per wording.

Trading:

-

Conditions:

As per form of Underlying Policy or Policies in so far as applicable  
to the special terms of this insurance.

Premium:

100% Premium = U.S.\$360,000.00

It is warranted that this Policy shall run concurrently with and be subject to the same terms,  
provisions, and limitations as are contained in Policy No. 80EH1804  
issued by Lloyd's Underwriters, London covering the identical subject  
matter and risk.

LDN 310,584 EXXON 03822

Date..... 21st December 1982

Policy No. 80EH1804.....

## THE SCHEDULE

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The Insured      EXXON CORPORATION et al.

---

Premium      U.S.\$12,816.00 part of U.S.\$360,000.00

Sum Insured  
as attached

The Interest Insured  
as attached

Insured Perils  
as attached

---

Period of Insurance

From      as attached      To      as attached

and for such further period or periods as may be mutually agreed.

---

### COINSURANCE CLAUSE

It is warranted that this Policy shall run concurrently with and be subject to the same terms, provisions, and limitations as are contained in Policy No. 80EH1804 issued by Lloyd's Underwriters, London covering the identical subject matter and risk.

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LDN 310,584 EXXON 03823

CORNELL-2009-104(e)-003932

No. 6031604

# PSAC POLICY

2/2 10/10/80

Name .....  
.....  
.....

Expiry Date 31/12/80

P810060600021011



LDN 310,584 EXXON 03824

Date..... 21st December 1982

Policy No. 80HH1804

## THE SCHEDULE

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The Insured      EXXON CORPORATION et al.

---

Premium      U.S.\$12,816.00 part of U.S.\$360,000.00

Sum Insured  
as attached

The Interest Insured  
as attached

Insured Perils  
as attached

---

Period of Insurance

From      as attached      To      as attached

and for such further period or periods as may be mutually agreed.

---

### COINSURANCE CLAUSE

It is warranted that this Policy shall run concurrently with and be subject to the same terms, provisions, and limitations as are contained in Policy No. 80HH1804 issued by Lloyd's Underwriters, London covering the identical subject matter and risk.

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LDN 310,584 EXXON 03825

CORNELL-2009-104(e)-003934

No. 80HE1804

LONDON,

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**Insurance Policy.**  
**[Companies.]**

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SC

R/N HAO26880

a/c. EXXON CORPN. et al.

Date of expiry 31/10/80

LDN 310,584 EXXON 03826

CORNELL-2009-104(e)-003935

Assured/  
Reassured: For account of EXXON CORPORATION and its Affiliated Companies et al.  
and/or as Reinsurance of AMCON INSURANCE COMPANY and Affiliated  
Companies et al.

Conveyances: -

Period: 12 cal mós @ 00.00 hours 1st January, 1980 Greenwich Mean Time.

Interest: BROAD FORM LIABILITIES insurance (including Aircraft Liability,  
Workmens/Employers Liability, Seepage and Pollution) and as per form

Sum Insured: 100% Limit of Liability U.S.\$25,000,000 each and every occurrence  
excess of U.S.\$35,000,000 each and every occurrence (except where  
special "Step-Down" Agreement applies as per wording.

Trading: -

Conditions: As per form of Underlying Policy or Policies in so far as applicable  
to the special terms of this insurance.

Premium: 100% Premium = U.S.\$360,000.00

LDN 310,584 EXXON 03827

No. 80BH1804

**Whereas**

EXXON CORPORATION et al.

1.58% part of 100% of  
limits stated herein

\* U.S.\$5,688.00 part of  
U.S.\$360,000.00

hereinafter called the Assured, have paid \*  
Premium or Consideration to Us, the undersigned Assurers to  
insure against loss as follows, viz.:

as attached

during the period commencing with the day of  
as attached 19 , and ending with the  
day of as attached 19 , both days inclusive.

**Now know ye** that we the undersigned Assurers do  
hereby bind ourselves each **Company** for itself only and not  
the one for the other, to pay or make good to the Assured or the  
Assured's Executors, Administrators and Assigns, all such loss  
as above stated, not exceeding the sum of  
one point five eight per cent part of one hundred per cent  
of limits stated herein  
in all, that the Assured may sustain during the said period,  
within Seven Days after such loss is proved and that in  
proportion to the several sums by each of us subscribed against  
our respective names not exceeding the several sums aforesaid.

If the Assured shall make any claim knowing the same to  
be false or fraudulent as regards amount or otherwise, this  
Policy shall become void and all claim thereunder shall be  
forfeited.

IN WITNESS whereof we the said Assurers have set our  
names and sums assured in London, this **Third** day of  
**May** 19 **Eighty Three**

*D. [Signature]* NORTH ATLANTIC INSURANCE  
COMPANY LIMITED

316A

LDN 310,584 EXXON 03828

CORNELL-2009-104(e)-003937

1.58%

1955

North Atlantic Insurance Company Limited

411399

LDN 310,584 EXXON 03829

CORNELL-2009-104(e)-003938